REMARKS

Claims 1-11 and 22 have been rejected under 35 USC 112, second paragraph. This rejection is respectfully traversed and should be withdrawn in light of the amendments to claims 1-3, 10 and 22.

The amendment of claims 2 and 3 is for "further" clarification even though there was nothing indefinite about these claims. These claims should have been read in light of the specification and a person of ordinary skill in the art could interpret the metes and bounds of the claim so as to understand how to avoid infringement. Even the Examiner himself understood that "claim 2 ... read[s] on a laminate comprising base resin/polymer resin/metal, and claim 3 ... read[s] on a laminate comprising base resin/metal/polymer resin." See page 3, lines 2-4 of the Action. The amendments of claims 2 and 3 do not introduce any new limitation and, therefore, do *not* narrow the claims.

Claims 1, 2, 4, 5, 11 and 22 were rejected as being anticipated by Hart. Claims 1, 3, 4, 5, 11 and 22 were rejected as being anticipated by Hocker. These rejections are respectfully traversed and should be withdrawn because claims 1 and 22 now contain the limitation of claim 6, now canceled. Claim 6 was *not* rejected as being anticipated by either Hart or Hocker.

Claims 1, 3, 6, 10, 11 and 22 were rejected as being anticipated by Cichanowski. Claims 1, 3, 6-11 and 22 were rejected as being anticipated by Takemura. These rejections are respectfully traversed and should be withdrawn because claims 1 and 22 now contain the limitation of claim 4, now canceled. Claim 4 was *not* rejected as being anticipated by either Cichanowski or Takemura.

Claims 1, 3, 6-11 and 22 were rejected as being obvious over Kurfman in view of Takemura. This rejection is respectfully traversed and should be withdrawn because claims 1 and 22 now contain the limitation of claim 4, now canceled. Claim 4 was *not* rejected as being obvious over Kurfman in view of Takemura.

Attached hereto is a marked-up version of the changes made to the specification and claims by the current amendment. The attached page is captioned "Version with markings to show changes made"

In the event that the transmittal letter is separated from this document and the Patent and Trademark Office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to **Deposit Account No. 03-1952**, reference No. <u>360842007400</u>. However, the Commissioner is not authorized to charge the cost of the issue fee to the Deposit Account.

Dated: March 17, 2003

Respectfully submitted,

By:

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VERSION WITH MARKINGS TO SHOW CHANGES MADE

In the Claims:

Cancel claims 4 and 6 without prejudice or disclaimer.

1. (Twice Amended) A multilayer film comprising a base material, a polymer

resin layer and a metal deposited layer and/or a metal oxide deposited layer provided on the base

material, wherein said polymer resin layer comprises a polymer produced by polymerization of

an unsaturated compound having (a) two or more ethylenic bonds and/or (b) two or more

acetylenic bonds in one molecule and having neither an acrylic group nor a methacrylic group,

said polymer being present in said polymer resin layer in an amount of 80 % by weight or more

based on said polymer resin layer,

wherein the thickness of said polymer resin layer is not less than 0.02 μ m and not more

than 1 μ m, and

wherein said unsaturated compound is one or more compounds selected from the group

consisting of an unsaturated fatty acid, an unsaturated fatty ester, and a terpene having an

unsaturated bond.

2. (Twice Amended) A multilayer film according to claim 1, wherein the

polymer resin layer is provided on the base material and[,] the metal deposited layer and/or the

metal oxide deposited layer [are] is provided on the [base material in this order] polymer resin

layer.

3. (Twice Amended) A multilayer film according to claim 1, wherein the metal

deposited layer and/or the metal oxide deposited layer is provided on the base material and the

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polymer resin layer [are] <u>is</u> provided on the [base material in this order] <u>metal deposited layer</u> and/or the metal oxide deposited layer.

10. (Twice Amended) A multilayer film according to claim 6, wherein the unsaturated fatty acid, unsaturated fatty ester, and terpene having an unsaturated bond are one or more compounds selected from the group consisting of [castor oil,] coconut oil, soybean oil, linseed oil, palm kernel oil, safflower oil, china wood oil, tall oil, [oleic acid,] linolic acid, linolenic acid, ricinoleic acid, eleostearic acid, triglyceride linoleate, triglyceride linolenate, citral, citronellal, citronellol, nerolidol, geraniol, milsen, linalool, and limonene.

22. (Amended) A multilayer film comprising a base material, a polymer resin layer and a metal layer and/or a metal oxide layer provided on the base material, wherein said polymer resin layer comprises a polymer produced by polymerization of an unsaturated compound having (a) two or more ethylenic bonds and/or (b) two or more acetylenic bonds in one molecule and having neither an acrylic group nor a methacrylic group, said polymer being present in said polymer resin layer in an amount of 80 % by weight or more based on said polymer resin layer.

wherein the thickness of said polymer resin layer is not less than 0.02 μ m and not more than 1 μ m, and

wherein said unsaturated compound is one or more compounds selected from the group consisting of an unsaturated fatty acid, an unsaturated fatty ester, and a terpene having an unsaturated bond.

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